## **TAYLOR & COHEN LLP**

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January 17, 2023

By ECF and Email

The Honorable Barbara Moses
United States Magistrate Judge
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street
New York, NY 10007-1312
By email to: MosesCriminalDuty@nysd.uscourts.gov

Re: United States v. Tavaughn Oddman, 22-mj-1052 (UA) – Request to Temporarily Modify Conditions of Bail

Dear Judge Moses:

I represent Tavaughn Oddman in the above-referenced case. I am writing to request a temporary modification of the conditions of Mr. Oddman's bail to permit him to travel out of this District to Las Vegas, NV, where he and his fiancée will get married and enjoy a brief honeymoon. Both the government and Pretrial Services consent to this request.

Mr. Oddman has not been indicted, and his case is not assigned to a district judge. In March 2022, Mr. Oddman was released on bail with conditions including home detention at his residence in Brooklyn, NY. He has been fully compliant with the conditions of his bail. The condition of home detention enforced by electronic monitoring was removed on August 9, 2022. Mr. Oddman has maintained employment since August 2022.

Mr. Oddman wishes to travel to Las Vegas, NV on February 1, 2023 and return on February 5, 2023. The details of his itinerary have been provided to Pretrial Services.

Thank you for your attention to this matter.

Respectfully submitted,

Zachary S. Taylor

Bell A

cc:

Rushmi Bhaskaran, Esq.

Assistant United States Attorney (by ECF)

Francesca Tessier-Miller,

U.S. Pretrial Services Officer (by e-mail)

SO ORDERED.

Barbara Moses

United States Magistrate Judge

January 17, 2023